Joint Stipulation of Dismissal with Prejudice

Filed 02/25/25

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	Pursuant to Rule 41(a)(1)(A)(ii) of the Federal Rules of Civil Procedure, Plaintiffs	
	Judy Chuck, Bryan Chang, Howard Chang, and Justin Chang (collectively, "Plaintiffs"	
	and Defendant American General Life Insurance Company hereby jointly stipulate to	
	the dismissal with prejudice of this action in its entirety. Each party shall bear its own	
	costs and fees.	
IT IS SO STIPULATED.		
		Respectfully Submitted,
	Date: February 25, 2025	HAFFNER LAW PC
		Joshua H. Haffner (SBN 188652) Alfredo Torrijos (SBN 222458) Trevor Weinberg (SBN 330778) Attorneys for Plaintiffs Judy Chuck, Bryan Chang, Howard Chang, and Justin Chang
		MAYNARD NEXSEN PC /s/ Caleb C. Wolanek Christopher C. Frost (SBN 315932) Caleb C. Wolanek (pro hac vice) Garrett Owens (SBN 350086) gowens@maynardnexsen.com MAYNARD NEXSEN LLP 10111 Santa Monica Boulevard, Suite 550 Los Angeles, CA 90067 T: (310) 596-4500 F: (205) 254-1999 Attorneys for Defendant American General Life Insurance Company

Attestation I attest that the above-listed signatories, on whose behalf this document is being filed, have concurred in the filing's content and have authorized the filing. C.D. Cal. R. 5-4.3.4(a)(2)(i). Date: February 25, 2025 HAFFNER LAW PC /s/ Trevor Weinberg Trevor Weinberg (SBN 330778)